3762

Evanisko, G.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Samir F. Saba

Serial No.: 10/535,529

Filed:

10/535,529 Art Unit: 05/09/2006 Examiner:

Entitled: A Device And Method To Discriminate Between Supraventricular

Tachycardias And Ventricular Arrhythmias

SECOND DECLARATION OF DR. SAMIR SABA UNDER 37 CFR § 1.132

Mail Stop –Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Examiner Evanisko:

I, Samir Saba, M.D. under penalty of perjury, state that:

- 1. I am the sole inventor of the embodiments of the invention as claimed in the United States patent application captioned above.
- 2. I am a qualified expert in the field of cardiology and have a clinical practice related to implantable pacemakers and defibrillators.
- 3. I understand that, in the Non-Final Office Action mailed August 14, 2007 the Examiner requests clarification as to which part of the device is responsible for 'determining the earliest arriving electrical signal'.
- 4. The patent application correctly states that it is the implantable cardiac defibrillator that 'determines the earliest arriving electrical signal'. See page pg 19 ln 12-15. The defibrillator is configured with the capability such that the 'determining' remains proximate to therapeutic role played by the defibrillator.

5. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing therefrom.

Dated: March 21, 2011